

68 September 3:1999 2:34

Dr. Elizabeth Yetley Office of Special Nutritionals (HFS-450) Food and Drug Administration 200 C Street, S.W. Washington D.C. 20204



Re:

Fulfillment of Reporting Obligation

Under 21 U.S.C. & 343® and 21 CFR & 101.93

Dear Dr. Yetley:

E'OLA International, in accordance with 21 U.S.C. & 343® and 21 CFR & 101.93, hereby submits an original and two copies of its notification of its product marketing with the statement presented below. E'OLA International retains scientific documents supporting the statements.

1. Supplement Brand Name:

Viva Cell

2. Supplemental Ingredient(s) that is the subject of the statement

Echinacea, ginseng, licorice root, lapacho, yerba mate and cat's claw

3. Text Of Statement Of Nutritional Support:

"Long live the healthy cell! Viva Cell is a powerful formula that includes Echinacea, ginseng, licorice root, lapacho, yerba mate and cat's claw."

In accordance with 21 U.S.C. & 343® and 21 CFR & 101.93©, each of the above statements will be followed by an asterisk that will cross-reference to another asterisk on the very same panel or page next to which the following statement will appear in the box in bold face type: "These statements have not been evaluated by the Food and Drug Administration. The product is not intended to diagnose, treat, cure or prevent any disease."

Respectfully Submitted,

Wavne Reis

975-0162

E'OLA International, Inc.

President

6716V

3879 South River Road, St. George, Utah 84790 • Tel. 435-634-9780 • Fax 435-634-9005 • www.eola.com